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SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO. 09/235, 242 01/22/99 FRIEDRICH W 48/45

HM12/1008

KEIL & WEINKAUF 1101 CONNECTICUT AVENUE N W WASHINGTON DC 20036

| | AMINER |
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| STO | CKTON, L |
| ART UNIT | PAPER NUMBER |
| 161 | 1 |
| | / ₁₀₇₀₈₇ |
| DATE MAILED: | 107 |

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

| | | | • ;=,••• | | | | | | |
|---------|--|--|---|--|---|---|-------------|--|--|
| THE | PERIOD FOR RE | SPONSE: | | •• | | | | | |
| a) 🔲 i | s extended to run | | _ or continues to run | from th | e date of the final r | ejection | | | |
| ь) 🗶 (| expires three mont event however, wil | hs from the date of the statutory perio | the final rejection or as of d for the response expire I | the mailing date of this a ater than six months fro | Advisory Action, when the date of the f | nichever is later. In no nal rejection. | | | |
| | The date on which | the response, the print of | ed by filing a petition under petition, and the fee have extension and the corresp of the originally set shorten | been filed is the date of onding amount of the fe | the response and e. Any extension | iee pursuant to 37 CFR | | | |
| | | in accordance with | | | | | | | |
| . 10 p | acc are approare | o the final rejection, n in condition for all | | | | ect, but it is not deemed | | | |
| 1. 🕅 | | | m and /or specification will | | | | | | |
| , - | a. There is no operated. | convincing showing | under 37 CFR 1.116(b) w | ny the proposed amend | ment is necessary | and was not earlier | | | |
| | b. They raise n | ew issues that wou | ld require further considers | ition (Se | e Note). | | | | |
| | | he issue of new ma | | | | | | | |
| | d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal. | | | | | | | | |
| | e. They present additional claims without cancelling a corresponding number of finally rejected claims. | | | | | | | | |
| | NOTE: SOO | - Apolic | ants pro | posed d | ranges | to The | | | |
| | | | | | | | | | |
| 2. 🗀 | Newly proposed the non-allowable | or amended claims claims. | would | be allowed if submitted | l in a separately file | ed amendment cancelling | | | |
| 3. | Upon the filing an be as follows: | appeal, the propos | ed amendment 🔲 will be | entered will not be | entered and the s | tatus of the claims will | | | |
| | Claims allowed: | | | | | | | | |
| | Claims objected to Claims rejected: | 0: 2 (0 | | | | | | | |
| | Howeve | г; | | | | | | | |
| | Applicant's re | esponse has overco | ome the following rejection | s): | | | | | |
| 4. 💢 | The affident, St. | Frequest for re | econsideration has been a | nsidered but does not only page | overcome the reject | tion because for | • • • | | |
| 5. 🗌 | The affidavit or expresented. | chibit will not be cor | nsidered because applican | has not shown good ar | nd sufficent reason | s why it was not earlier | - 1.4 | | |
| ☐ The | proposed drawing | correction h | as 🔲 has not been appi | oved by the examiner. | Lau | nd. Sk | Klon | | |
| Oth | ner | | | | LAUI | RA L. STOCKT | ron R | | |
| | | | | | PR | 1 | | | |
| PTOL-30 | 3 (REV. 5-89) | | | | | 09/235, 2 | 242 | | |
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